

From: ACUS Information nfo@acus.gov
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-----Original Message-----

From: nfo@acus.gov <nfo@acus.gov>
Sent: Friday, September 2, 2022 10:28 AM
To: ACUS Information <nfo@acus.gov>
Subject: Website notification: Public comment

Submitted on Fri, 2022-09-02 10:28

Submitted via ues:

First Name: Henry

Last Name: S fuentes

Email: [REDACTED]

Subject: sma -c a ms patent court comments

Body: Greetings Friends, I am an inventor with 3 issued patent awards, asking for a proper court and timely proceedings. The US Patent System uses the word "Teach", as at least one yard stick to measure inventions.

When an administrative, clerical, questonably appointed judge makes a call, that the person who invented the orange does not hold a valid property right because like the apple and banana, it is so a fruit. Something is very wrong.

So as with the current patent system.

An invention is verbally described and laterally noted in written form.

Whereas in real estate property, a parcel or lots measured in metes and bounds (a survey). An invention, submitted by its written description, (its individual features).

In order for inventors to receive a fair ruling in intellectual property disputes, they must have the right in a proper court, a properly elected judge, and an impartial jury, to decide who taught what and when. Based on the individual described features (claims) of the invention.

Some have argued that inventions are akin to a monopoly. even so, historical and other former major monopolies, have not had a 20 year term limit as patents do.

Since there is this patent fee limit, and generally speaking the work of researching and creating, which is the work of inventors, is often painstakingly long and difficult.

I believe this so-called monopoly has been earned and paid for.

If an outside entity wants "in" to the monopoly, they ought to pay the right way, in terms of license royalties and such.

Mankind is a reward seeking being and if the efforts of the individual inventors are protected, trust in the system will return. Thereby ensuring once again that America is at the forefront of "Teaching" the world a better way, as the nations founding fathers proposed in the Constitution.

Please allow individual scientists to defend my patent rights and benefits from my intellectual property.

Respectfully,

Henry S fuentes

09/02/2022

Agree to Privacy policy: 1

The results of this submission may be viewed at:

<https://www.acus.gov/public-comment/sma-c-a-ms-patent-court-comments>

